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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of: Durairaj et al.

Confirmation No.: 9994

Application No.: 10/734,521

Group Art Unit: 1711

Filed: December 12, 2003

Examiner: D. Truong

For: FLEXIBILIZED RESORCINOLIC

Attorney Docket No.: 48251-00009USPT

NOVOLAK RESINS AND METHOD

CAM No.: 049107-999068

OF MAKING SAME

RESPONSE TO RESTRICTION REQUIREMENT

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In response to the Office Action of April 5, 2005, please consider and enter the following remarks.

REMARKS

The pending claims are subject to Claims 1-25 are pending. restriction/election requirements. Please consider the following comments.

Restriction/Election

The Examiner imposed a restriction requirement under 35 U.S.C. §121 asserting that there were three distinct inventions, i.e., Groups I (claims 1-17), II (claims 18-21) and III (claims 22-25). In addition, the Examiner asserted that the inventions had acquired a separate status in the art because of their recognized divergent subject matters. Applicants hereby elect Group I claims 1-17 with traverse. For Group I, the Examiner further imposed a restriction requirement asserting that there were four patentably distinct species of the claimed invention, i.e., (1) an unsaturated dihydroxy compound; (2) an unsaturated aliphatic aldehyde compound; (3) an aliphatic dialdehyde compound; and (4) a mixture of 1,